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AUG 16 2006

RICHARD W. WIEKING
CLERK, U.S. DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

5 Attorneys for Individual and Representative Plaintiffs
6 eMag Solutions LLC, eMag Solutions Limited, Greencorp
Magnetics Pty Ltd., and Delta Magnetics, S.A. de C.V. and
7 Individual Plaintiff Cintas VAC, S.A. de C.V.

8 UNITED STATES DISTRICT COURT
9 NORTHERN DISTRICT OF CALIFORNIA

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11 eMAG SOLUTIONS LLC, eMAG SOLUTIONS
12 LIMITED, GREENCORP MAGNETICS PTY LTD., and
13 DELTA MAGNETICS, S.A. de C.V., on behalf of
themselves and all others similarly situated,

14 Plaintiffs,

15 v.

16 TODA KOGYO CORPORATION; TODA AMERICA,
17 INC.; SAKAI CHEMICAL INDUSTRY CO., LTD.;
18 SAKAI TRADING CO., LTD.; SAKAI TRADING NEW
19 YORK, INC.; TITAN KOGYO KABUSHIKI KAISHA;
ISHIHARA SANGYO KAISHA, LTD.; ISK AMERICAS
INCORPORATED; ISK MAGNETICS, INC.; and
ISHIHARA CORPORATION (USA),

20 Defendants.

21 CINTAS VAC, S.A. de C.V.

22 Plaintiff,

23 v.

24 TODA KOGYO CORPORATION; TODA AMERICA,
25 INC.; SAKAI CHEMICAL INDUSTRY CO., LTD.;
26 SAKAI TRADING CO., LTD.; SAKAI TRADING NEW
27 YORK, INC.; TITAN KOGYO KABUSHIKI KAISHA;
ISHIHARA SANGYO KAISHA, LTD.; ISK AMERICAS
INCORPORATED; ISK MAGNETICS, INC.; and
ISHIHARA CORPORATION (USA),

28 Defendants.

No. C-02-1611 (PJH)

**CORRECTED [PROPOSED]
FINAL JUDGMENT AND
ORDER OF DISMISSAL OF
THE ISK DEFENDANTS**

Judge: The Honorable Phyllis J.
Hamilton

1 This matter comes before the Court to determine whether there is any reason why
 2 this Court should not approve the settlement set forth in the Settlement Agreement and Release
 3 made as of October 12, 2005 ("Agreement"), relating to the above-captioned between eMag
 4 Solutions LLC, eMag Solutions Limited, Greencorp Magnetics Pty Ltd. and Delta Magnetics,
 5 S.A. de C.V. on behalf of themselves and the class they represent, and individual plaintiff Cintas
 6 VAC, S.A. de C.V. ("Cintas VAC") (collectively the "Plaintiffs"), on the one hand, and
 7 Defendants Ishihara Sangyo Kaisha, Ltd., ISK Magnetics, Inc., ISK Americas, Incorporated, and
 8 Ishihara Corporation (USA), on the other hand.

9 The Court, after consideration of the memoranda, supporting documents, and
 10 arguments of counsel, and otherwise being fully informed, has determined: 1) that the Agreement
 11 should be approved; and 2) that there is no just reason for delay of the entry of the Final
 12 Judgment. Accordingly, the Court directs entry of Judgment which shall constitute a final
 13 adjudication of the class actions as to the parties to the Settlement Agreement. Good cause
 14 appearing therefore,

15 IT IS HEREBY ORDERED THAT:

16 1. For purposes of this Order, except as set forth herein, the Court adopts and
 17 incorporates the definitions in the Agreement.

18 2. The Court hereby finds that mailing of the Notice of Settlement in the
 19 manner provided in the Order Preliminarily Approving Class Action Settlement ("Preliminary
 20 Approval Order"), fully and accurately informed direct purchasers of MIO of all material
 21 elements of the proposed settlement, constitutes the best notice practicable under the
 22 circumstances, constitutes valid due and sufficient notice to all Settlement Class Members, and
 23 complies fully with the requirements of federal law and the United States Constitution.

24 3. The Court hereby fully approves the settlement as set forth in the
 25 Agreement as fair, reasonable, and adequate in all respects pursuant to Federal Rule of Civil
 26 Procedure 23 and all other applicable laws, and orders the parties to consummate the Agreement
 27 in accordance with its terms.

1 4. The Court hereby decrees that the Settlement Class consists of:

2 All persons, firms, corporations, partnerships, or other
3 business entities who purchased MIO in American
4 Commerce, directly from the Defendants or their co-
5 conspirators, or any subsidiary or affiliate thereof, during
6 the period from January 1, 1991 to October 12, 2005, and all
7 United States persons, firms, corporations, partnerships, or
8 other business entities who purchased MIO in American
9 Commerce or in Purely Foreign Commerce, directly from
10 the defendants or their co-conspirators, or any subsidiary or
11 affiliate thereof, during the period from January 1, 1991 to
12 October 12, 2005. The Class does not include the
13 Defendants, their parents, subsidiaries and affiliates, other
14 manufacturers of MIO and governmental entities.

15 5. No Settlement Class Member requested exclusion from the Settlement
16 Class.

17 6. No Settlement Class Member objected to the Settlement.

18 7. The Court hereby decrees that neither this Final Judgment nor the
19 Agreement shall constitute an admission by Ishihara Sangyo Kaisha, Ltd., ISK Magnetics, Inc.,
20 ISK Americas, Incorporated, and Ishihara Corporation (USA) of any liability or wrongdoing
21 whatsoever.

22 8. The Court hereby dismisses, on the merits and with prejudice, all causes of
23 action against Ishihara Sangyo Kaisha, Ltd., ISK Magnetics, Inc., ISK Americas, Incorporated,
24 and Ishihara Corporation (USA) ("Released Parties") filed in the Actions, as listed in the
25 Agreement.

26 9. The Court hereby dismisses, on the merits and with prejudice, all causes of
27 action against Cintas VAC, filed in the Counterclaim, as listed in the Agreement.

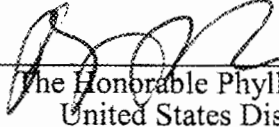
28 10. The Court hereby decrees that all members of the Settlement Class are
29 conclusively deemed to have released and forever discharged Released Parties from all Released
30 Claims, and forever enjoins and bars all Settlement Class Members from asserting, instituting, or
31 prosecuting any Released Claim in any United States court, tribunal, or governmental agency.

32 11. The Court hereby decrees that the Released Parties are conclusively
33 deemed to have released and forever discharged the Counterclaim against Cintas VAC.

1 12. Without affecting the finality of this Final Judgment, the Court hereby
2 reserves exclusive and continuing jurisdiction over this action, the Plaintiffs, Settlement Class
3 Members, Plaintiffs' counsel, Ishihara Sangyo Kaisha, Ltd., ISK Magnetics, Inc., ISK Americas,
4 Incorporated, and Ishihara Corporation (USA), and their counsel for the purpose of, among other
5 things, supervising the implementation, enforcement, construction, and interpretation of the
6 Agreement, the Preliminary Order, and this Final Judgment.

7 FOR GOOD CAUSE SHOWN, IT IS SO ORDERED.

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9 Dated: 8/16/06


10 The Honorable Phyllis J. Hamilton
11 United States District Judge

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